Remarks

Entry of this amendment under the provisions of 37 CFR 1.114 is respectfully requested. This amendment replaces the Amendment Under 37 CFR 1.116 filed June 28, 2002, which was not entered and should not be entered.

Following are comments regarding the several amendments:

Specification amendments. The amendments to the specification are intended to correct or improve the form and consistency of the description and do not add new matter. The reasons for the changes in the specification are believed to be self-evident upon inspection of the copies of the amended paragraphs. Briefly, the reasons for the amendments are as follows for the paragraphs beginning at the pages and lines listed below.

- Page 3, line 1. Correction of "for" to -of- at page 3, line 2, to avoid confusion.
- Page 4, line 15. Correction of "a" to -an-.
- Page 5, line 14. Sentence beginning at page 5, line 19, corrected to provide a grammatical balance.
- Page 6, line 9. Reference number "40" changed to "39" at page 6, line 11, to avoid use of "40" for two different elements.

- Page 8, line 14. The phrase "...shape and size..." at page 8, line 15, is changed to "size and shape" for balance. The phrase "...surface 68 has an arcuately convex surface that..." at page 8, lines 20, 21, is changed to "...surface 68 has an arcuately convex surface portion that..." to avoid the awkwardness of "...surface 68 has

 [a]...surface that..." Reference number "20" is corrected to "22" at page 9, line 4.
- Page 9, line 6. The sentence beginning with "The jaws 72 are an integral..." at page 9, line 13, is revised to refer to U-shaped slots having slot portions 74 and 76 to conform the description to the drawings. "FIG. 3 and 4" at page 9, line 19, is changed to FIGS. 3 and 4. In addition, "recess" at page 9, line 20, is corrected to "recesses."
- Page 10, line 3. The expression "ribs 82" at page 10, line 7, is changed to "clamp jaws 72" as obviously intended from the context. Reference number "22" is corrected to "20" at page 10, line 8.
- Page 10, line 10. The word "and" is added at page 10,

line 14, to improve the form of the sentence.

Page 11, line 2. Reference number "22" is corrected to "20" at page 11 line 13.

Claim amendments. By a decision dated April 30, 2003, The Board of Patent Appeals and Interferences affirmed the examiner's final rejection of claims 1, 6, 8, 13, 15 and 16 and reversed the final rejection of claims 2-5, 7, 9-12 and 14.

By the foregoing amendments, independent claim 1 is amended to overcome the rejection thereof in a manner suggested by the Board's reasoning in a decision dated October 28, 2004, on rehearing. As claim 1 is amended, the relationship of the wall mount and the appliance is specified with greater particularity and to make clear that the front of the appliance can simply be pointed at and moved toward the wall mount to reassemble the appliance on the wall mount. Rejected dependent claims 6, 8, 13, 15 and 16 are retained without amendment.

The claims indicated allowable by the Board are rewritten as needed to conform to the claims as allowed. Thus, claim 2 is be an independent claim and to incorporate all of the subject matter of claim 1. Claims 3, 4 and 5 are retained without amendment because they were originally dependent on claim 2.

Claim 7 is amended to be independent in form, to provide a

proper antecedent for "said socket" in line 19 thereof, and to incorporate the subject matter of claims 1 and 6 upon which original claim 7 depended.

The wording of original claim 9 was the same as the wording of original claim 2 with the addition of the recitation in claim 8 of the appliance as comprising a portable, hand-held hair dryer. Accordingly, claim 9 is amended to depend upon claim 2, to remove the wording of claim 2 therefrom, and to recite the portable, hand-held hair dryer. Claims 10 and 11 depend on claim 9 and are unchanged from their original form.

Claim 12 originally depended on claims 1 and 8 and is amended to independent form and to include the subject matter of claims 1 and 8.

The wording of original claim 14 was the same as the wording of original claim 7 with the addition of the recitation in claim 8 of the appliance as a portable, hand-held hair dryer.

Accordingly, claim 14 is amended to depend upon claim 7, to remove the wording of claim 7 therefrom, and to recite the portable, hand-held hair dryer.

Favorable action is respectfully requested.

Respectfully submitted,

Roger S. Dybvig

Registration No. 19,319

Dybvig & Dybvig 22 Green Street Dayton, Ohio 45402

(937) 461-1142